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PPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/527,767		03/17/2000	Wolfgang Kreiss	LeA 33 072 3608	
35969	7590	09/21/2004		EXAMINER	
JEFFREY BAYER PI		ENMAN EUTICALS CORPO	YANG, NELSON C		
400 MORGAN LANE				ART UNIT	PAPER NUMBER
WEST HAVEN, CT 06516				1641	
				DATE MAIL ED: 00/21/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

· ·	Application No.	Applicant(s)					
Office Action Commence	09/527,767	KREISS ET AL.					
Office Action Summary	Examiner	Art Unit					
	Nelson Yang	1641					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed  s will be considered timely. the mailing date of this communication.					
Status							
1) Responsive to communication(s) filed on 26 Jun	Responsive to communication(s) filed on <u>26 July 2004</u> .						
2a) ☐ This action is <b>FINAL</b> . 2b) ☐ This	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Cłaim(s) <u>27-43</u> is/are pending in the application							
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>27-43</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Exa							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1.☐ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachmont/c)							
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary (I	OTO 412)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Dat	e					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)  Notice of Informal Pa 6)  Other:	tent Application (PTO-152)					
Patent and Trademark Office	o/ L. Joulet						

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#### **DETAILED ACTION**

### Response to Amendment

- I. Applicant's amendment of claims 27, 28, 30-33, and 38-43 are acknowledged and has been entered.
- 1. Applicant's cancellation of claim 44 is acknowledged and has been entered.
- 2. Claims 27-43 are currently pending.

### Rejections Withdrawn

II. Applicant's arguments, see page 5, filed July 1, 2004, with respect to the rejections under 35 U.S.C. 112, first paragraph, have been fully considered and are persuasive. The rejection of claims 28, 38-43 under 35 U.S.C. 112, first paragraph, has been withdrawn.

# Claim Rejections - 35 USC § 102

III. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 3. Claims 27-29, 31-39, 41-43 are rejected under 35 U.S.C. 102(e) as being anticipated by Simpson et al [US 6,117,643].

Simpson et al teach a biosensor comprising bioreporters enclosed in polymer matrix (column 7, lines 65-67). Simpson et al specifically teach encapsulated cells that can be formed into sheets or thickness or diameter desired, where cells may be added to molten agar or agarose,

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where gelation occurs as the agar or agarose cools to room temperature (column 68, lines 33-51). The cells comprise a recombinant vector comprising a nucleic-acid segment encoding one or more bioluminescent polypeptides (column 22, lines 60-65), and are located on discrete areas of the matrix (figs. 9A-D). Simpson et al further teach a photodetector (column 9, lines 1-10).

- 4. With respect to claim 28, Simpson et al further teach a substrate that contains the matrix and the photodetector as well as additional circuitry that processes and transmits the signal.
- 5. With respect to claim 29, the matrix may comprise agar or agarose (column 68, lines 33-51).
- 6. With respect to claim 31, Simpson et al teach that catalytic antibodies with sufficiently fast antigen dissociation rates to allow reversible measurements in real time may also be used (column 21, lines 5-26).
- 7. With respect to claim 32, Simpson et al teach the use of different bioreporters (figs 9A-D, column 5, lines 28-30).
- 8. With respect to claim 33, the cells may have a second signal transducer to function as an internal control signal, which may serve as a dynamic baseline with which to compare the target signal (column 22, lines 23-32).
- 9. With respect to claims 34-35, Simpson et al teach the incubation of encapsulated HK44 with groundwater and 0.1xYEPG medium, and the use of simple and complex inducer solutions (column 65, lines 1-28).
- 10. With respect to claim 36, Simpson et al teach the use of fluorescent and enzymatic labels (column 31, lines 20-35).

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- 11. With respect to claim 37, Simpson et al teach that layers of encapsulation can also be produced (column 69, lines 35-40).
- 12. With respect to claims 38-39, Simpson et al teach that cells may be added to molten agar or agarose of 1% to 5% (column 68, lines 48-50). Therefore, in 50 mL of the agar or agarose, there would be 2 to 10 mL of cells.
- 13. With respect to claims 41-43, the sheets can be 0.1-2 mm (column 68, lines 39-41).

## Claim Rejections - 35 USC § 103

- IV. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 14. Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over Simpson et al [US 6,117,643] in view of Ribi [US 5,156,810].

Simpson et al teach biosensors comprising bioreporters enclosed in polymer matrix as discussed above. Simpson et al do not specifically teach polyacrylates as the polymer.

Ribi, however, teaches that polyacrylate is inert and has good electrical insulating properties, is smooth at the molecular level, and has good adhering properties (column 3, lines 27-35).

Therefore it would have been obvious to use polyacrylate as the polymer in the biosensors of Simpson et al, as suggested by Ribi, since polyacrylate is inert and has good electrical insulating properties, is smooth at the molecular level, and has good adhering

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properties, and therefore would not interfere with the optical detection of the presence of substances.

15. Claim 40 is rejected under 35 U.S.C. 103(a) as being unpatentable over Simpson et al [US 6,117,643].

While Simpson et al teach biosensors comprising bioreporters enclosed in polymer matrix as discussed above, Simpson et al fail to specifically teach that the biosensor has an optical density of 0.6 to 1.4 at 660 nm. However, it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

Therefore it would have been obvious through normal optimization techniques to a person of ordinary skill in the art to obtain a biosensor with an optical density of 0.6 to 1.4 at 660 nm.

### Response to Arguments

V. Applicant's arguments with respect to the rejections claims 27-43 under 35 U.S.C. 102 and 35 U.S.C. 103(a) have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

- VI. No claims are allowed.
- 16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nelson Yang whose telephone number is (571) 272-0826. The examiner can normally be reached on 8:30-5:00.

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17. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Long V Le can be reached on (571)272-0823. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nelson Yang Patent Examiner Art Unit 1641

LONG V. LE

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 1600

09/17/04